RESIDENTIAL LEASE City of Takoma Park, Maryland

	THIS LEASE, made on	, 20	, between	
thereinafter referred to as "Tenant"). WITNESSETH, that the Landlord hereby leases to the Tenant and the Tenant hereby leases from the Landlord, premises known as		(as Ag	ent for) Landlord (hereinafter r	eferred to as "Landlord or
the Landlord, premises known as				
Takoma Park, Maryland, for the term of	*		rd hereby leases to the Tenant	and the Tenant hereby leases from
### RENT 1. Tenant agrees to pay rent in equal monthly installments of				
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Alternative A - RENT ESCALATION (cross out if not applicable) If this Lease commences on a date which is less than twelve (12) months from the date of the last rent increase for the premises, then Tenant's rent will be increased during the Lease Term as follows: On				D-11
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Dollars (\$	F			
Dollars (\$	On	, 20 , the anniversary date fo	or this premises, the rent will in	crease to
9% Rent Stabilization Allowance. If the Rent Stabilization Allowance is increased or decreased on the first of the month of July, following the date of commencement or renewal of this lease, then your monthly rent shall be adjusted accordingly on the anniversary date following this change. The date of the scheduled rent increase under this lease is at least twelve (12) months from the date of the previous rent increase for the premises and the Tenant will be notified by the Landlord, in writing, of the rent increase at least one month but no more than two (2) months before the effective date of the rent increase. If the Tenant does not receive such written notice of the rent increase, then no rent increase may be made until proper notice is given. (Tenant's Initials) PRO RATA RENTAL PAYMENTS 2. If this Lease commences on a day other than the first of the month, the amount of rent to be paid for the balance of the first month shall be apportioned pro rata; thereafter rent shall be paid on the first of the month as aforesaid. It is understood and agreed that Tenant is to commence occupancy of the premises on		Dol	lars (\$) per month	, which is based on the current
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Tenant is to commence occupancy of the premises on				
Dollars				
(\$	Tenant is to commence occupa	ncy of the premises on		
TIME AND PLACE OF RENT PAYMENTS 3. Rent payments are due, in advance, on the first day of each month during the Lease Term to				Dollars
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(name of company or person) at			during the Lease Term to	
(address) or at such other place as Landlord may from time to time designate without deductions or demand and the obligation to pay rent shall be independent of any other clause of this Lease. Failure to pay said rent at the time specified will constitute default and the Landlord may avail himself of any remedy afforded him under the terms of this Lease and/or applicable law. Landlord/Agent shall furnish to Tenant a receipt for all cash or money orders paid in person by Tenant to Landlord/Agent for rent, security deposit or otherwise. The Landlord/Agent shall also provide such receipts when the Tenant provides a self-addressed				-
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security deposit or otherwise. The Landlord/Agent shall also provide such receipts when the Tenant provides a self-addressed				
stamped envelope with his of her payment.			.	

ADDITIONAL CHARGES

4. (a) **Late Charges.** Tenant agrees that in the event Tenant shall fail to pay any installment of rent within ten (10) days beyond the date on which it is due and payable, Tenant shall pay Landlord, in addition to the rent, a late charge in the amount of five percent (5%) of the rent due. Such payment shall be payable as additional rent together with the rent then overdue and in arrears, and acceptance of such payment is not a waiver of the requirement that rent is due on the first day of the month. Nothing contained herein

premises for nonpayment of any installment of rent when and as the same becomes due and payable	-
grace period and the rent is due and payable on the first day of each month.	•
(b) Service Charges. Landlord/Agent has the right to require that all rental payments be mad and/or certified check. A service charge (which sum shall not exceed the maximum permitted by st	
Dollars (\$) will be automatically made for each instance in which	
reason by the Tenant's bank.	
RENT STABILIZATION	
5. There is a Rent Stabilization Law in the City of Takoma Park which limits the frequency and ar	nount of rent increases for the
premises.	
(a) Frequency . The rent for the premises covered by this Lease may only be increased once a date the rent may be increased is called the "Anniversary Date". The Anniversary Date for the premises covered by this Lease may only be increased once a date the rent may be increased is called the "Anniversary Date".	
·	·
(b) Amount. Rent increases for occupied rental units is limited to the amount of the Rent Sta	
Stabilization Allowance is determined each year by the City of Takoma Park, Housing and Commu effective on July 1st of that year for one year. If the rent for the premises is increased at the end of t	
prior written notice of a rent increase must be mailed or hand-delivered to the Tenant at the premise	
given, then no rent increase may be made until proper notice is given.	address. If this notice is not
(c) Rent Reports . The Tenant has a right to examine the rent reports maintained by the City	of Takoma Park HCD during
normal business hours at the City of Takoma Park Municipal Building, 7500 Maple Avenue, Takom	
(d) Maximum Allowable Rent. Under the Takoma Park Rent Stabilization Law, the maximu	ım allowable rent for the leased
premises is Dollars (\$) per mon Tenant at the commencement of this Lease Term is	th and the rent being charged to the
	Dollars (\$) per
month.	
Tenant hereby acknowledges reading the provisions of Paragraph 5(a)-(d) of this Lease. (Tenan	it's initials):
6. (a) Frequency. The rent for the premises covered by this Lease may only be increased once per (b) Notice. Two months written notice prior to the effective date of the rent increase must be made until per Tenant at the premises address. If the notice is not given, then no rent increase may be made until per Tenant and Landlord/Agent hereby acknowledges the provisions of 6(a) and (b).	nailed or hand-delivered to the
(Tenant's initials) (Landlord/Agent initials)	
OFFER OF ONE YEAR LEASE	
7. City of Takoma Park law requires Landlords, unless there is a reasonable cause otherwise, to offe	er all prospective Tenants lease
agreements for an initial term of one (1) year(Landlord's initial). Such an offer may	
prospective Tenant. Prior to entering this Lease, the Tenant hereby acknowledges that (initial and or	
(a) I was offered and accepted a one-year lease term by the Landlord.	
	Date
(c) I received a copy of a written statement in which the Landlord asserts and explains	
a reasonable cause for failing to offer me a one-year initial lease term and was advised of my rights to challenge such statement by filing a complaint with the	
	Date
City of Takonia Tark Commission on Landiord-Tenant Arians.	Date
RENEWAL OF LEASE TERM	
8 In accordance with the requirements of Takoma Park law, the Landlord shall offer the Tenant the	
Lease for an additional one year term at least two (2) months prior to the expiration of the Lease Te	=
covenants, terms and conditions, except for any lawful change in rent or security deposit interest rate	
(a) The Lease has been terminated by the Tenant, or the Landlord has terminated the Lease for	
(b) The Landlord has reasonable cause for offering a lease renewal term of less than one year.	
(Tenant's Initials) (Landlord/Agent Ini	itials)

TERMINATION

- 9. (a) **By Tenant**. Tenant may terminate this Lease at the expiration of the Lease term or any extension thereof by giving the Landlord one (1) month's written notice prior to the Rent Due Date of intent to vacate.
- (b) **By Landlord**. Landlord/Agent may terminate this Lease without cause and repossess the premises at the expiration of aLease Term of one-year or more, or in the case of a month-to-month Lease Term, by giving the tenant two (2) months' written notice prior to the Rent Due Date.
- (c) **Holdover**. If Tenant shall holdover after the expiration of this Lease Term or any extension thereof, Tenant shall, in the absence of a written agreement to the contrary, be a Tenant from month-to-month at the monthly rent rate in effect during the last month of the expiring term. All other terms and provisions of this Lease shall remain in full force and effect. If Tenant fails to vacate the premises after proper notice, Tenant may be held accountable for rent during the period of the holdover and for consequential damages due to an incoming Tenant's inability to enter the premises because of the Tenant's holdover occupancy.

DEFAULT

10. In the event of any default hereunder or if the Landlord/Agent shall at any time deem the tenancy of the Tenant undesirable by reason of objectionable or improper conduct on the part of the Tenant, his family, servants, guests, or invitees by causing annoyance to neighbors or should the Tenant occupy the subject premises in violation of any rule, regulation or ordinance issued or promulgated by the Landlord/Agent, any governmental rental authority, or any federal, state or local law or regulation, then in any of said events, the Landlord/Agent shall have right to terminate this Lease by giving the Tenant personally or by leaving at the leased premises a one (1) month written notice to quit and vacate the premises containing in said notice the basis for the termination, and this Lease shall terminate on the last day of the first complete month following delivery of such notice. The Landlord/Agent at the expiration of said notice or any shorter period conferred under or by operation of law shall thereupon be entitled to immediate possession of said premises and may avail himself of any remedy provided by law for the restitution of possession and the recovery of delinquent rent.

WAIVER CLAUSE

11. Any waiver of default hereunder shall not be deemed a waiver or his Agreement of any subsequent default. Acquiescence in a default shall not operate as a waiver of such default, even though such acquiescence continues for any extended period of time.

SECURITY DEPOSIT

The tenant has the right to have the premises inspected by the landlord in the presence of the tenant for the purpose of making a written list of damages that exist at the commencement of the tenancy, if the tenant requests by certified mail within 15 days of the tenant's occupancy.

The security deposit shall be deposited in an escrow account in a federally insured financial institution within the State of Maryland and said account shall be devoted exclusively to security deposits; said deposits shall be made within thirty (30) days after receipt of said funds. The Landlord/Agent shall provide the Tenant, within forty-five (45) days after the end of the tenancy by first class mail directed to the last known address of the Tenant, a written list of any damages to the premises together with a statement of costs actually incurred and shall return the security deposit to the Tenant together with simple interest which shall be accrued at the rate required by Maryland law, currently 3% per annum, less any damages rightfully withheld. Interest shall accrue at six (6) month intervals from the day Tenant gives the security deposit to the Landlord/Agent. Interest is payable only on security deposits of Fifty Dollars (\$50.00) or more. If the Tenant paid a security deposit before October 1, 2004, pursuant to a lease that did not prescribe the interest rate for security deposits, the security deposit shall accrue interest in the amount of 4% per annum for each subsequent six month period. If the tenant paid a security deposit before October 1, 2004, pursuant to a lease prescribing a 4% interest rate for security deposits, the security deposit shall accrue interest in the amount of 4% percent per annum for each six month period ending prior to the execution of this lease.

Tenancy (Tenant's right to occupy the premises, and Tenant's obligations under this Lease) shall not end merely because Tenant ceases to occupy the premises. Notices shall be forwarded to Tenant based upon termination of the tenancy, not termination of actual occupancy, though the two may coincide.

In the event of any rightful or permitted assignment of this Lease by the Tenant to any assignee or sublessee, the security deposit

shall be deemed to be held by the Landlord/Agent as a deposit made by the assigned sublessee and the Landlord/Agent shall have no further liability with respect to return to such security deposit to the assignor.

Tenant has the right to be present at the time of an inspection of the premises to determine if any damage has been done to the premises if Tenant notifies Landlord by a certified mail notice mailed at least fifteen (15) days <u>prior</u> to Tenant's date of moving of Tenant's intention to move, date of moving, and new address. This notice shall be in addition to any other notice required by Takoma Park Law (Section 6.16.150 Notice to Vacate). Upon receipt of notice, Landlord/Agent shall notify Tenant by certified mail of the time and date when the premises are to be inspected. The inspection date shall occur within five (5) days before or five (5) days after the date of moving as designated in Tenant's notice.

Failure of the Landlord to comply with the Annotated Code of Maryland, Real Property Article, Section 8-203 may result in the Landlord's being liable to the Tenant for a penalty of up to three (3) times the security deposit withheld plus reasonable attorney's fees.

POSSESSION

13. If on the date of this Lease another person is occupying the premises and Landlord is unable to deliver possession on or before the commencement of the term of this Lease, Tenant's right of possession hereunder shall be postponed until said premises are vacated by such other person, and the rent due hereunder shall be abated at the rate of one-thirtieth (1/30) of a monthly installment for each day that possession is postponed.

If the Landlord fails to provide the tenant with possession of the premises at the beginning of the Lease Term, the rent payable under the lease shall abate until possession is delivered. The Tenant, on written notice to the Landlord before possession is delivered, may terminate, cancel and rescind the Lease.

On termination of the Lease under this section, the Landlord is liable to the tenant for all money or property given as prepaid rent, deposit, or security.

If the Landlord fails to provide the Tenant with possession of the premises at the beginning of the Lease Term, whether or not the Lease is terminated under this section, the Landlord is liable to the tenant for consequential damages actually suffered by him subsequent to the tenant's giving notice to the Landlord of his inability to enter on the leased premises.

ACCEPTANCE OF PREMISES

14. The Landlord will deliver the leased premises and all common areas in a clean, safe and sanitary condition, free of rodents and vermin, in a habitable condition, and in complete compliance with all applicable laws and regulations, including Chapter 6.12 (Property Maintenance Code) of the Takoma Park Code as amended. The Tenant acknowledges that he has examined the leased premises and agrees that no representations or warranties as to the condition of the premises have been made; and that no other agreement has been made to redecorate, repair or improve the premises unless hereinafter set forth specifically in writing. Upon written request from Tenant, Landlord/Agent shall promptly provide Tenant with a written list of all damages. Said request must be made within fifteen (15) days of occupancy.

USES/AUTHORIZED OCCUPANT

CSES/NC INORIZED OCCUPANT	
15. The premises will be used solely for residential purposes and be occupied by no more than	persons, including
children. The following persons and no others, except afterborn children, are authorized by Landlord to reside with	in the premises:

The Landlord covenants and agrees that Tenant may and shall peaceably and quietly have hold and enjoy the leased premises for the term and period aforesaid subject to the terms and conditions of this Lease.

Tenant will not use the premises for any disorderly or unlawful purposes or in any manner offensive to others and will comply with all applicable Federal, State, County and local laws, regulations, and ordinances. Tenant expressly agrees not to allow or permit controlled dangerous substances of any type or paraphernalia used in connection with controlled dangerous substances within the leased premises or in the common areas. Tenant expressly assumes the obligation and affirmative duty of prohibiting his family members and guests from possessing or bringing onto the leased premises or common areas any controlled dangerous substance or paraphernalia. Tenant expressly agrees that the use, possession or distribution of controlled dangerous substances or paraphernalia in the leased premises or common areas by the Tenant, his family or guests shall constitute a substantial breach of this Lease by the Tenant, which shall entitle Landlord/Agent to terminate this Lease and recover possession of the premises. It is expressly stipulated and agreed to by the Tenant that it will not be a defense to any action for possession resulting from Tenant's breach of this paragraph that the Tenant did not consent to or have knowledge of the presence of the controlled dangerous substances or paraphernalia upon the leased premises or common areas by Tenant's family members or guests. This paragraph does not limit any rights Landlord/Agent might have to seek termination of this Lease without a showing of controlled dangerous substances actually being on the premises if vehicular and foot traffic to and from the premises is of such magnitude so as to interfere with the enjoyment of other tenant's use of their apartments or common areas.

PETS 16. The Tenant shall not be allowed to keep pets on the premises except with the written permission of the Landlord/Agent. Tenant further agrees to pay for any any all damages caused by pets to the premises.					
Tenant is authorized to have pets [] Yes [] No NUMBER (AND TYPE) OF PETS ALLOWED					
MAINTENANCE 17. (a) Tenant shall keep the premises as clean, sanitary, and safe as the condition of the premises permit, including all equipment and appliances. Tenant shall promptly report any defect to the Landlord/Agent. Landlord/Agent shall itemize all charges for repair of damages to the premises, whether claimed by the Landlord/Agent or by the Tenant, and such charges shall be substantiated upon written request from the Tenant. Any costs incurred for repairs made necessary due to abuse or negligent acts of commission or omission of the Tenant, his family, guests, or pets shall be paid for by the Tenant. Tenant shall not order repairs of any kind without prior approval from the Landlord/Agent. The Landlord can consider the failure of the Tenant to maintain the property in good order as a breach of Lease and may elect to terminate this Lease. Tenant shall place all garbage and trash in suitable covered containers and all recycling materials in the appropriate recycling containers. Tenant shall be responsible for damage caused by bursting pipes from failure to turn off water in cold weather, stoppage of water closets, drains, etc. Tenant shall keep at least% of the floor area covered with rugs or carpeting. (b) Landlord shall: (1) keep all areas of the rental facility, grounds, facilities, equipment, and appurtenances in a clean, sanitary, and safe condition; (2) make all repairs and arrangements necessary to put and keep the premises in good condition; (3) maintain order; (4) provide and maintain appropriate receptacles for garbage, trash, recycling and arrange for the frequent removal of such waste; (5) supply water, hot water, and heat as required by Chapter 6.12 (Property Maintenance) of the Takoma Park Code, as amended; and (6) paint the premises at least once every five (5) years.					
federal, state, county or city statute, code, regulation or ordinance governing the maintenance, construction, use or appearance of the premises and the property of which it is part, including Chapter 6.12 and 6.16 of the Takoma Park Code; Chapter 22 "Fire Safety Code" and Chapter 59, "Zoning" of the Montgomery County Code, as amended.					
RULES AND REGULATIONS 18. Tenant, Tenant's family, guests and employees shall abide by all rules and regulations now in effect, as well as those hereinafter made by the Landlord/Agent. A copy of said rules and regulations (if printed) which are now in effect are hereto attached. Receipt of a copy of the rules and regulations is hereby acknowledged.					
(Tenant's Initials)					
UTILITIES 19. Tenant shall pay all utility bills that are individually metered or charged to the premises as and when the same shall become due and make all required deposits therefor. Tenant is responsible for the following utilities:					
☐ gas ☐ electric ☐ water and sewer ☐ telephone ☐ cable					

SMOKE DETECTORS

(Check all that apply. Tenant should initial each checked utility).

20. Smoke Detectors shall be installed in the premises at the time of tenant's occupancy of the leased premises. Landlord/Agent certifies to Tenant that said Smoke Detectors have been installed and are in proper working condition in accordance with applicable law prior to Tenant's occupancy. It shall be the responsibility of Tenant to check Smoke Detectors periodically during the tenancy and replace batteries as necessary to keep the Smoke Detectors in proper working condition and to report in writing any malfunctions in said Smoke Detectors to Landlord/Agent.

ALTERATIONS

21. Tenant, without the prior written permission of the Landlord/Agent, will not remodel or make any structural changes, alterations or additions to the premises; will not paper, paint or decorate; will not install, attach, remove or exchange appliances or equipment, such as air conditioning, heating, refrigerator or cooking units, radio or television antennae, subscription or pay television devices; will not drive nails or other devices into the walls or woodwork (a reasonable number of picture hangers excepted); and will not change the existing locks of the premises or install additional locks without written consent of the Landlord/Agent. If any locks are

changed or added, Tenant must provide Landlord/Agent with key(s) for the new lock.

AIR CONDITIONING

	Under City of Takoma Park Ordinance No. 2004-36, the Tenant has a right to have air conditioning <u>if</u> air conditioning was					
	lable to previous tenants of the premises. The Landlord and Tenant must select one of the following clauses governing the use and					
prov	vision of air conditioning for the premises and initial the selection:					
(a)	Air Conditioning is not available for the premises. The Landlord certifies that air conditioning was not available to					
prev	vious tenants of the premises.					
	<u>OR</u>					
(b)	Air Conditioning is available for the premises pursuant to the following terms and conditions: The method of air conditioning is					
by:						
	Landlord-owned and maintained window air conditioner(s)					
Tenant-owned and maintained window air conditioner(s)						
	Landlord-owned and maintained central air conditioning system.					
	AND					
	There is no fee charged for air conditioning.					
	There is an air conditioning fee of \$ charged during May, June, July, August and September for increased					
	electrical usage. (The Landlord may not charge such a fee if the cost of electrical usage associated with the use of					
	air conditioning was previously included in the rent for the premises.					
	There is a fee of \$ charged for the usage of the air conditioner which is owned by the management. In					
	accordance with Takoma Park Regulations, this fee can be no higher than \$35/month for May through September.					
	(No such fee may be charged if air conditioning was previously provided to the premises at no charge).					
	Tenant's Initials Landlord/Agent's Initials					

VEHICLE PARKING

23. No motor vehicle trailer or other such vehicle shall be parked on the property without current license plates and said vehicles must be in operating condition. Vehicles may be parked only in garages, driveways, assigned spaces, if provided, or on the street or as regulated by the building rules and regulations. Landlord/Agent assumes no responsibility or liability whatsoever for the loss of or damage to any vehicle while parked in said area other than loss or damage occasioned by negligence of Landlord/Agent.

INSURANCE

24. Tenant will do nothing and permit nothing to be done on or about the premises which will contravene any fire insurance policy covering the same. It shall be the responsibility of the Tenant to obtain an insurance policy which provides public liability coverage and also provides for the protection of Tenant's personal property.

SUBLET/ASSIGNMENT

25. Tenant shall not assign this Lease or sublet the premises or any portion thereof, or transfer possession or occupancy thereof to any other person or persons without the prior written consent of the Landlord/Agent, which consent shall not be unreasonably withheld, provided that the prospective assignee or subtenant satisfies established standards set forth by Landlord for all prospective tenants including, but not limited to, a credit check, rental and employment references and Tenant's payment of \$______ service charge, which charge may not be more than \$50.00 pursuant to Takoma Park regulations governing leasing fees defraying Landlord's actual expenses incidental to processing the application for assignment or subtenancy. In the case of subletting, Tenant may be held secondarily liable for any breach of this Lease by subtenant.

HOLD HARMLESS

26. Tenant shall indemnify and save Landlord/Agent harmless from any and all loss, claim or damage by reason of any accident, injury, or damage to any person or property occurring anywhere on or about the leased premises which is within the exclusive control of the Tenant. Further, Landlord/Agent shall not be liable for any loss or damage to property of Tenant caused by vermin or by rain, storm water or steam that may leak into or flow from any part of the said premises or from any source except where such loss or damage results from Landlord's negligence, deliberate act, or violation of any applicable law. Landlord will reimburse Tenant for any damages sustained by Tenant due to the negligence or deliberate act of the Landlord, or the Landlord's failure to comply with any applicable law.

JOINT AND SEVERAL LIABILITY

27. Each Tenant joining herein shall be jointly and severally liable to Landlord/Agent for full performance under each and every

covenant and condition of this Lease Agreement and for compliance with applicable law.

ENTRY

28. Landlord/Agent shall only enter the premises to conduct an inspection, make necessary or agreed upon repairs, decorations, alterations or improvements, supply necessary or agreed upon services or exhibit the premises to prospective or actual purchasers, tenants, mortgagees, workers or contractors after due notice to the tenant and without tenant's objection.

If Tenant has requested repairs, Landlord/Agent may enter the rental unit to make such repairs without notice if the repairs take place within two (2) weeks of Tenant's request.

Tenant shall not unreasonably withhold consent to enter. If Tenant has repeatedly and unreasonably withheld consent for Landlord/Agent to enter premises during normal business hours, In such cases, Landlord/Agent may enter after forty-eight (48) hours written notice to the Tenant.

If Tenant is not present at the time of entry into premises, Landlord shall leave a written notice in plain view in the premises which contains the following information: date and time of entry, time of departure, reason for entry, work performed, the names of individuals who entered premises and the name and telephone number of Landlord. The notice shall also advise the tenant that the unauthorized entry into the premises is regulated by law and of the tenant's right to file a complaint with the Takoma Park Commission on Landlord-Tenant Affairs if the tenant believes the entry violated the law.

CANCELLATION BY TENANT IN INITIAL TERM

29. This Lease may be terminated upon one (1) month's written notice prior to the Rent Due Date to Landlord/Agent due to an involuntary change of employment from the Washington-Metropolitan Area, death of major wage earner, unemployment, or for any other reasonable cause beyond Tenant's control. Tenant shall provide Landlord/Agent with written proof of such involuntary change in employment of greater than 25 miles from Washington-Metropolitan Area (for example, signed military orders or transfer papers signed by employer). If death of major wage earner, unemployment, or other reasonable cause beyond Tenant's control is claimed, Tenant shall specify the specific cause(s) in writing to Landlord/Agent and shall include appropriate evidence thereof. If reasonable cause beyond Tenant's control is claimed other than death of major wage earner or unemployment, Landlord/Agent may verify and accept or reject such claim depending upon the particular circumstances. In the event of termination under this covenant, Tenant shall pay a termination charge equivalent to one (1) month's rent at the rate in effect as of the termination date, or the actual damages sustained by the Landlord, whichever is the lesser amount; the termination charge is to be in addition to rent due and owing through said termination date and rent due during the notice period.

SURRENDER

30. Tenant will, upon termination of this Lease, surrender the premises and all fixtures and equipment of Landlord therein in good, clean and operating condition, ordinary wear and tear excepted. Tenant shall at time of vacating the premises, leave the premises and equipment clean and remove all trash from the premises. Upon vacating the premises, Tenant shall deliver all keys to the Landlord/Agent within twenty-four (24) hours after vacating.

DESTRUCTION

31. If the premises are rendered totally unfit for occupancy by fire, act of God, act of rioters or public enemies, or accident, the term of this Lease shall immediately cease upon the payment of rent apportioned to the day of such happening. If, however, the premises are only partially destroyed or damaged and Landlord decides to repair the same, such repairs shall be made by Landlord without unreasonable delay, and this Lease shall remain in full force and effect and the rent shall be equitably abated.

SUBORDINATION

32. This Lease is and shall be subject and subordinate at all times to the lien of any mortgage(s) or deed(s) of trust now or hereafter covering the Leased Premises and to all renewals, modifications, consolidations, replacements and/or extensions thereof. Tenant agrees to execute any documents required to effect such subordination.

The Tenant agrees to execute promptly any document(s) which the Landlord or lender(s) may request with respect thereto. In the event that the Tenant fails to do so within fifteen (15) days from date of receipt of written request therefor from the Landlord or the lender(s), the Landlord shall have the right and is hereby authorized to execute on behalf of the Tenant any such document(s). Tenant agrees to pay rent to any subsequent owner of the Property.

ESTOPPEL CERTIFICATE

33. Tenant will, at any time and from time to time, upon not less than fifteen (15) days prior request by Landlord, execute, acknowledge and deliver to Landlord a statement in writing, executed by Tenant, certifying (a) that this Lease is unmodified and in full force and effect (or, if there have been modifications, that this Lease is in full force and effect as modified, and setting forth such modifications) and the dates to which the rent and other sums payable hereunder have been paid, and (b) that there is no existing

default hereunder or specifying each such default of which the signer may have knowledge and (c) that Tenant does not have any actual or pending claim against Landlord. MANAGEMENT 34. These premises shall be managed by ______(Owner) The name, title, and phone number of a representative of the Landlord who can be reached at all times in emergency situations is as RETALIATORY PRACTICES 35. No retaliatory action will be taken by the Landlord/Agent against tenant who exercises rights conferred upon him by the Landlord-Tenant Relations Law (Chapter 6.16 of the Takoma Park Code) or Maryland Law. Retaliatory actions include eviction, threat of eviction, violation of privacy, harassment, reduction in quality or quantity of repairs, reduction in maintenance or services, unlawful rent increases, failure to return all or part of a security deposit, or any form of threat or coercion. REQUIRED LICENSES 36. A copy of any required license and annual rent report for the rental facility, issued by the City of Takoma Park, Maryland can be inspected by Tenant during normal business hours at the Office of the Landlord Tenant Affairs, HCD, City of Takoma Park, 7500 Maple Avenue, Takoma Park, MD 20912; (301)891-7119. ADDITIONAL PROVISIONS 37. Further Provisions and Additions Hereto: **MISCELLANEOUS** 38. (a) The conditions and agreements contained herein are binding on and are legally enforceable by the parties hereto, their heirs, personal representatives, executors, successors and assigns, respectively, and no waiver of any breach of any condition or agreement contained herein shall be construed to be a waiver of the condition or agreement of any subsequent breach thereof or of this Lease. (b) Tenant acknowledges that the statements and representations made in the signed application for said premises are true; that said statements have induced Landlord/Agent to enter into this Lease; that they are deemed a part of this Lease; and that the falsity of any of them shall constitute a breach of this lease and entitle the Landlord/Agent to the same relief as a breach of any other covenant or condition contained herein. (c) This Lease contains the final and entire agreement between the parties hereto, and neither they nor their agents shall be bound by any items, conditions, statements, warranties or representations, oral or written, not herein contained. This Lease Agreement has been executed in duplicate and the Tenant acknowledges that a copy of this lease was delivered to him at the time the Lease was fully executed. (d) It is understood and agreed by the parties hereto that if any part, term, or provision of this Lease is by the courts held to be illegal or in conflict with any law or regulation of the state, county, or City of Takoma Park, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the lease did not contain the particular part, term, or provision held to be invalid. (e) Feminine or neuter pronouns shall be substituted in those of masculine form, and the plural shall be substituted for the singular number in any place or places herein in which the context may require such substitution. Tenant expressly warrants that he is of legal age and acknowledges that this warranty is being made for the purpose of inducing Landlord/Agent to lease the premises aforementioned. (f) The paragraph headings appearing in this Lease have been inserted for the purpose of convenience and ready reference only. They do not purport to and shall not be deemed to decline, limit or extend the scope or intent of the paragraphs to which they appertain. IN WITNESS WHEREOF, the parties hereto have caused these presents to be duly executed the day and year first above written. Landlord/Owner: Tenant:

Landlord/Agent:_____ Tenant:____

Address and phone number of Landlord/Owner or Landlord/Agent:

			For Rental Housing Construc	
Addres	ss of Property:			
	rd Name: : Name:			
тепан	. Name.			
DISCL	OSURE OF INFORMATION ON LI	EAD-BASED PAINT AND	LEAD-BASED PAINT HAZA	ARDS
health l	Varning Statement. Housing built prinazards if not taken care of properly. I pre-1978 housing, landlords must not mental Protection Agency (EPA) broadening.	Lead exposure poses a partiify the tenant of any known	cular risk to young children and lead-based paint hazards and p	l pregnant women. Before
		Landlord's Dis	sclosure.	
(a) Pre	sence of lead-based paint and/or lead-			
	Known lead-based paint and/or lead	l-based paint hazards are pr	esent in the rental housing (exp	lain)
	Landlord has no knowledge of lead-	-based paint and/or lead-based	sed paint hazards in the rental h	ousing.
(b) Red	cords and reports available to the land	lord (check one helow):		
(6) 100	Landlord has provided the tenant w hazards in the housing. List docum	ith all available records and	reports pertaining to lead-base	d paint and/or lead-based paint
	Landlord has no reports or records p			rds in the housing.
	FOR RENTAL HOUS	SING CONSTRUCTED PR	RIOR TO 1950 (Landlord must	complete).
Enviro	(c) The rental housing is an "affect ment Article, Title 6, Subtitle 8).	ed property" under lead risk	c reduction provisions (Annotat	ed Code of Maryland,
certifie	(d) The rental housing is <u>not</u> an affed to be lead-free by the Maryland Dep			1949, the housing has been
of the E	(e) If the rental housing is an affect Environment and the renewal is curren			
Inspect	(f) If the rental housing is an affector ion Certificate Number for the current and a copy of the	tenancy (as required by An		vironment Article, §6-815(a)) is
-	(g) If the rental housing is an affect From Lead in Your Home" and the Ms' Rights."			
	(h) Tenant has received copies of a (i) Tenant has received the EPA bi (j) Tenant has received the Maryla s' Rights."	rochure "Protect Your Fami	lly From Lead in Your Home."	ning Prevention, Notice of
	cation of Accuracy: The following paintering information provided is true and accuracy.		formation above and certify, to t	the best of their knowledge,
Landlo	rd:	Date:	Tenant:	Date:

Tenant:_____Date:____

Landlord: _____ Date:_____